IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,	
Plaintiff,	8:17CR303
V.	ORDER
GREG REICHERT,	
Defendant.	

This matter is before the Court on defendant Greg Reichert's ("Reichert") pro se Motion for Compassionate Release pursuant to 18 U.S.C. § 3582(c)(1)(A)(i) (Filing No. 78). That statute authorizes Reichert to move the Court to "reduce [his] term of imprisonment" for "extraordinary and compelling reasons" thirty days after asking the warden of the facility where he is incarcerated to file such a motion on his behalf. *See also United States v. Raia*, 954 F.3d 594, 595 (3d Cir. 2020). Reichert states he has met that requirement by making such requests to the warden's office of the Federal Medical Center in Rochester, Minnesota, on June 29, 2020. The warden denied the request on August 13, 2020.

Upon initial review of Reichert's motion and supporting materials, the Court finds he has potentially raised a colorable claim for a sentence reduction under § 3582(c)(1)(A)(i). The Court further finds that appointing counsel to represent Reichert will help the Court evaluate his request for relief. Accordingly,

IT IS ORDERED:

- 1. The Federal Public Defender for the District of Nebraska is appointed to represent Reichert for the limited purpose of determining whether there are extraordinary and compelling reasons to reduce his term of imprisonment.
- 2. In the event the Federal Public Defender should decline this appointment because of a conflict of interest or on the basis of the Amended Criminal Justice Act Plan, the Federal Public Defender shall provide the Court with a

- draft appointment order (CJA Form 20) bearing the name and other identifying information of the CJA Panel attorney identified in accordance with the Amended Criminal Justice Act Plan for this district.
- 3. If, upon review, appointed counsel concludes the motion is frivolous, they may move to withdraw as counsel.
- 4. The U.S. Probation and Pretrial Services Office is directed to investigate Reichert's request for sentencing relief and promptly file under seal a report summarizing the results of that investigation.
- 5. If necessary, the probation office is authorized to disclose Presentence Investigation Reports to the Federal Public Defender and the United States Attorney for the purpose of evaluating the motion. The Federal Public Defender shall provide the Presentence Investigation Report to any subsequently appointed or retained counsel. In accordance with the policy of the Federal Bureau of Prisons, no Presentence Investigation Report shall be provided to inmates.
- 6. The government and Reichert's counsel shall each file within ten days of the probation office filing its investigation report a brief addressing Reichert's request for sentencing relief and provide any evidence necessary to the Court's disposition of his motion. Absent an extension or other request from the parties, the motion shall be deemed fully briefed and submitted as of that date.

Dated this 21st day of January 2021.

BY THE COURT:

United States District Judge

Robert F. Rossiter, Jr.